EXHIBIT S

FROM:

MANSOOR ALAM DIRECTOR GENERAL (AAIT) TEL: 820953. SECRET

Ministry of Foreign Affairs Solama bad

No.D.752-DG(AAIT)/89.

21 February 1989

My dear Chief Secretary,

Please refer to your letter No.125-PS/CS/89(D), dated 5th February, 1989 concerning undesirable activities of Aquel A. A. Alaquel, Director, Saudi Red Crescent Office in Quetta.

2. We have taken up the matter with the Saudi Embassy in Islamabad and have been assured that Mr. Alaquel would be shifted from Quetta in view of his undesirable activities.

Yours sincerely,

MANSOOR ALAM

Mr. S. R. Poonegar, Chief Secretary, Government of Baluchist, QUETTA.

MR/PAK000001

BEFORE THE COLLECTOR QUETTA.

71/6

Saudi Red Crescent through Director Block 5 Settelite Town, Quetta.

Appellant.

Versus

- 1. Assistant Collector/ Tehsilder Quetta.
- Maulvi Mohammad s/o Khair Mohammad r/o Block-3 Sattelite Town, Quetta.

Respordents.

APPEAL AGAINST THE ORDER 2-2-1987
WHEREBY MUTATION NO.219 WAS ATTESTED
IN THE NAME OF RESPONDENT NO.2 BY
THE RESPONDENT NO.1 WHICH IS CONTRAKY
TO FACTS LAW & EQUITY WITH THE PRAYER
TO SET ASIDE THE SAME.

The appellant respectfully submits as updor:-

- 1. The brief facts of the case are that the appeal and is performing their function for the welfare of the Muglims of word specially for the people of Pakistan and Afghan Refugees.
- That the respondent No.2 who was their ourloyee and was working as Checking Clerk and he was entrusted a duty for the purchase of land in Mause Takhtani, Teheil & District Quetta for the purpose of construction of a Mosque and Madrissa and purchased a land measuring 48 Red 14 Pola situated in Takhtani Jadid, Mausa Takhtani, Teheil & District Construction of Masara No.604/282, 606/281, 608/348/280 and paid the amount of Rs.14,54,700/- to the owner of said land namely Haji Khuda-e-Dad Jatak by the appellant through respondent "13.14

-: ()::-

for Re.C. CO, 000/tile Chaque No. 09293497 dated 25.9.1986,/Chaque No. 10726130 dated 20-2-1987 for Re. 5,54,700/- and Scheque No. 12700838 dated 20-7-1987 for Re. 3,00,000/-

That in fact the respondent No. 2 was directed to purchase the land in question in the name of HARAMAIN COMPLEX! () which is a braich of the appellant and is specially created for the purpose of relegious education i.e. construction of mosque, madrissa and the employment of religious teachers as well as purchase of religious books.

4. That the respondent sid 2 had computed fraudwith the appellant and has concented the facts whereverspecific the mutation number 219 Computation upon 35.

(hasta No. 604/282, 606/281, 608/280/280/dated 2-2-1987/
magazing Manda14 pole in his own name.

Foreigner

Concent rend is resident of Saudi Arabia is not

concent rend is resident of Saudi Arabia is not

concent rend is resident of Saudi Arabia is not

consider when the dealth and the logary

the respondent No.2 to please produce the said mutation

so that the record of the mosque and Madrissa be

quapleted.

production of the Fard/Intagal, the respondent No.2

left the service of the appellant without information or permission whatsoever, therefore, the appellant applied for the mutation in question and it was revealed that the appellant has been decived by the respondent No.2.

Hence this appeal on the following amongst other grounds:-

GROUNDS

A.- That the appollant has paid the amount of the above mentioned land through chaques, the unfore, to encuted the

nancellation of the mutation in question. That the property in question is in the possession of the appellant and they have constructed thereon a Mosque while the construction of Madrissa is in progress. That the owner of the land was well in time informed and was aware about the fact that the land in question has been purchased by the appellant for religious purposes. On this ground too the mutation No. 219 dated 2-2-1987 required to be cancelled. That an application under section 5 of the Limitation, Act is being filed as the appellant only came to know on 24.5.89 that they have been decieved for the condonation of delay what goover. Rys It is therefore prayed that mutation No. 219 dated 2-2-1987 constating upon a land of 43 hodn 14 Pols situated at Khasra No. 604/282, 606/281 609/348/280 be cancelled and the respondent No. 1 be further directed to incoporate in the revenue record the land in question in the name of Haramain Complex) a branch of the appellant through Saudi Med Crescent, Quotta Branch in the interest of juntice, fair play and equity, hppellant; through Director. Maria International

IN THE COURT OF CIVIL JUDGE, QUETTA.



Moulvi Muhammad...

Plaintiff.

۷/s.

Saudi Red Crescent and others..

Defendants.

SUIT FOR DECLARATION.

APPLICATION UNDER ORDER VI BULE 17 CPC READ WITH SECTION 151 CPC. READ WITH SECTION 151 CPC.

The Plaintiff respectfully submits as under ;

That the above noted case is pending before this Hon'able Court and the same is fixed for 30.9.1989 for ex-parte evidence. The suit was filed on 20.7.1989 and simultaneously the Plaintiff had initiated proceedings before the Assistant Collector Cum Tensildar Quetta where i he has challenged the mutation entry No. 219. This Hon aple Court was pleased to issue a status quo order on 20.7:498 which was placed before the Tensildar and request was made that he should restrain from making any order However 1 on 7.6.1989 he cancelled the mutation No.219 existing in favour of the Plaintiff and effected the mutation No. 420 in favour of the defendant whereby the property has been transferred to it. The said order of the Collector is totally illegal, void and without lawful authority and of no legal consequence because during the pendency of the suit he had no jurisdiction to adjudicate upon the rights of the parties. The action of Tensilder is illegal and has

seriously prejudiced the Plaintiff, as such in the pacific circumstances a need has arisen to challenge the said order in this suit by making amendment in the plaint. The propose amendment is as under:

Para 6(a):

That the defendant had filed an appeal before the Collector Quetta challenging the mutation No. 219 existing in favour of the Plaintiffs. The Collector remanded the matter to Tehsildar by means of order dated 20.8.1989 and directed him to decide the same according to law. By the time the present suit was already filed and stat quo order was issued which fact was placed before him. However, he having no lawful authority and jurisdiction passed order dated 7.9.1989 and persuant of the same mutation No. 420 was attested on 9.9.1989, copies of the same are filed herewith The order dated 7.9.1989 passed by Tensilder Quetta is totally illegal, void and without lawful authority and consequently mutation No.420 is also illegal and contrary to law, as such liable to be declared so

In the prayer clause following amendment is required to be made:-

Proposed amendment.

After second line on page 5 of the plaint

That the order dated 7.9,1989 passed by defendant No.3 and mutation No.420 attested by Tehsildar Quetta is totally illegal, void, without lawful authority and does not confer any title to the defendant therefore, liable to be declared as such and the Tehsildar Quetta may be directed to restore mutation No.219 in favour of the Plaintiff

2. That since the order of Tehnildar Quetta is being proposed to be challenged by way of amendment in the suit therefore, it would be expedient to allow the Plaintiff

Contd P/3

MR/PAK00000

to also implead him as defendant in the puit so that the decree which may be passed ultimately is effectively executed. ***

- 3. That the above amendment would not change the cause of action nor the relief claimed by the Plaintiff but the same would promote adjudication of the matter particularly when the above events have occured during the pendency of the suit.
- 4. That this application is supported by an affidavit.

It is accordingly respectfully prayed that the amendment as proposed above may kindly be allowed in the interest of justice and Tehsildar Cum Collector Grade-I.

Onetto may kindly be allowed to be impleaded as defendant in the suit, in the interest of justice. The amended plaint is also attached herewith.

Ouetta Dated: 18 -9-1989 Plaintirf

AFEIDAVIT.

I, Moulvi Muhammad son of Khair Muhammad, reside of Block No. III Satellite Town, Onetta, adult, muslim do hereby solemnly affirm and state that the contents of about the solemnian are correct to the best of my knowledge and the first and nothing relevant has been concealed therefrom

و مثل

IN THE COURT OF CIVIL JUDGE FIRST CLASS QUETTA.

1/10/83

Moulvi Muhammad sonof Khair Muhammad. Plaintiff-Applicant.

Versus

Saudi Red Crascent and others. . . . Respondents.

SUIT FOR DECLARATION.

APPLICATION UNDER ORDER 39 RULE 2(3) C.P.C. READ WITH SECTION 3 OF CONTEMPT OF COURTS ACT. 1976.

The Plaintiff-Applicant respectfully submits as under:-

- 1. That the above noted case is pending before this Hon'ble Court and is fixed before this Hon'ble Court on 12.16.1989.
- 2. That the suit was filed on 20.7:1989 in which status-quo useks was ordered to be maintained in respect of disputed property.
- 2. That the defendant No.1 had filed an appeal perfore the Collector Quetta challenging the mutation po.219 attested on 2.2.1987 on 30.5.1989. The said appeal was not decided on merits and the matter was referred to Pehsildar-cum-Assistant Collector Grade-1. Quetta for disposal. The matter came up before the Tehsildar, Quetta who was informed that st since the dispute relating to the property in question is pending in the civil court in which status-quo order has been passed, therefore, no proceedings may be taken. The Tehsildar instead of staying the proceedings before him passed an order dated 749.1989 whereby mutation No.219 has

MR/PAK000008

been cancelled. The said order of Tehsilder has been obtained on the instance of respondents No. 1 and 2 who were also aware of the passing of the status-quo order by this Hon'ble Court.

- 4. That the respondents have deliberately and intentionally disobeyed and violated the status que order passed by fixx this Hon ble Court and have committed contempt of this Hon ble Court under the provisions of Order 39 Rule 2(3) CPC as well as under section 3 of the Contempt of courts Act, 1976, therefore they are liable to be proceeded under the said law.
- 5. That this application is supported by and affidavit.

It is accordingly respectfully prayed that contempt proceedings may kindly be initiated against the respondents and they be punished in the interest

AFFIDAVIT.

I, Moulvi Muhammad son of Khair Muhammad, muslin adult, aged about years, resident of block No. 3 Satollite Town, Quetta do hereby solemnly swear and state on Oath that the contents of the above application are true and correct to the boot of my knowledge and belief and nothing relevant has been concealed therefrom or mis-stated therein.

DEPONENT.



TH THE COURT OF CIVIL JUDGE, QUETTA. 20/1893 Doctor Mentyi Mornanad son of Khair Mohammad, residentof Block No.3, Satellite Town, Quet ta. Versus. 1. Saudi Red Crescent, Block No.5, Satellite Town Quetta, through its Divictor. 2. Shedkh Ageel Abdul Aziz, Manager Bormain Shareefain Ustablishment, Pakistan, Block No. o. Satellite Town. moreta. 3. Tensildar/Assistant Collector, Grade-1, Quette *. Bajî Eledaida Khan. 5. Baji Balintlar Khung Soil ser's of Dachtl Khan, vy that datak, residents of Monza Takhani/ Lorkarez, Defendanta Une ! ta. AMENDED SUIT FOR DECLARATION TOTHE EFFECT THAT THE PLAINTIFF IS OWNER IN TOSSESSION OF LAND MEASUREM. AS RODES, 14 POLES, KHASRA NOS. 604/251, 608/348/290 SITUATED IN TAKHTANI JADEED, 805/24 TARHTANI, TEBSIL AND DISTRICT QUETTA LITE CONSEQUENTIAL RELIEF. Respectfully sheweth :-That the plaintiff is a social worker who has seen serving the case of humanity during the past may

years. He has also been working for the cause of